

# STEAMER TABLE.

From San Francisco:	
Coptic	Jan. 17
Alameda	Jan. 19
Sierra	Jan. 31
For San Francisco:	
Mongolia	Jan. 19
Alameda	Jan. 24
From Vancouver:	
Moana	Feb. 10
For Vancouver:	
Aorangi	Feb. 7

DON'T LET PREJUDICE HOLD YOU IN A RUT SO THAT PROGRESS TURNS OUT AND GOES AROUND YOU

# EVENING BULLETIN

3:30 O'CLOCK

THE BULLETIN WAY IS A GOOD WAY

EDITION

There is no form of advertising so good as newspaper publicity. Why? Because the ads. are read every day in the home; they are found in company with world news, local news, and the live part of the paper to the housewife is the store news. Circulars are condemned the moment the one-cent stamp is seen. No sane man or woman would walk to the front door for the best circular that ever was printed. The EVENING BULLETIN is well-come in the large majority of Honolulu homes.

VOL. XVIII No. 3283

HONOLULU, TERRITORY OF HAWAII, WEDNESDAY, JANUARY 17, 1906

PRICE 5 CENTS

## COLONIAL SCHEMES ARE IMPRACTICABLE WILL-O'-TH'-WISPS

### GOVERNOR CARTER Talks Of The COLONIAL GHOST

SAYS IT IS PRACTICAL IMPOSSIBILITY

"Colonial government for Hawaii is a phantom—a will-o'-the-wisp," said Governor Carter yesterday, speaking in an interview on this question. The Governor has been so frequently quoted on so many sides of the question, that he was asked to make a statement for publication. He admitted that a good share of the quotations were new and stated that, long ago, in a conversation with Senator Foraker on the difficulties of the local situation, the Senator had broached the possibility of Colonial Government for Hawaii, and the Governor had responded that he did not believe the people would ever accept it willingly. They were too proud of the fact that they were an integral part of the Union. In this conversation the Senator admitted that even if it were desirable, he was not clear as to the method of procedure. Since then, on going into the constitutional phases of the question, the Governor has put it down as an impossibility, and does not see any advantage in discussing an impracticable proposition. When asked why he had not set on the idea from the outset, and refuse to consider such an overthrow of American ideals, the Governor said: "Well, I will not refuse to discuss any proposition which has as its object the bettering of conditions in Hawaii. A discussion does not involve acceptance, and it is only by discussion and investigation of practicable measures that all can reach a common ground."

### Catholics Unanimous Said Bishop For Judge Robinson

"We, the Catholics of Hawaii, are unanimous for the endorsement of Judge Robinson." This, it is said on good authority, was the message which Bishop Liberti sent to President Roosevelt on Tuesday of last week. It is denied that the message went into the details of the affair or dwelt on the rights and wrongs of the case in any way other than stated above. In the Judiciary building there is considerable speculation as to who it can be who has been endorsed as Judge Robinson's successor by Governor Carter. Deputy Attorney General Prosser today denied point blank that he had ever even thought of applying for that place, stating that his present position suited him far better than the bench would. Carl Smith of Hilo, who was mentioned by some yesterday, would, even if he should be suitable to the Governor, be ineligible on account of his being a member of the House of Representatives. One man asked why men like Charley Nottley should be passed over for Carl Smith. "I do not remember the exact words of my message, but I know that it was not that," said Bishop Liberti early this afternoon, when shown his reported message as quoted above. The Bishop stated, however, that his message was something like the one quoted. "I said in my message that I wished

### MUCH WORK FOR BOARD OF HEALTH MEETING

At the meeting of the Board of Health this afternoon important matters will be taken up. President Rinkham recommends a plan by which government physicians will report to the Board the results of their examination of leper suspects. A petition from Kona has been received asking for a change of government physician in that district. The President says the petition is auspicious. The proposition of the Molokai Ranch Co. to purchase a certain water supply at the leper settlement will be taken up again, the President furnishing additional information regarding the matter. The main question is whether the Board can secure any of the price for the concession with which to improve its own water supply. Finally the President has prepared an ordinance to regulate plumbing. He also calls attention to notices which have been issued regarding street cleaning and exhortation. The matter of government washhouses is also to be discussed, while reports on the insane asylum and free dispensary will be submitted.

### CHAMBER NOT ANXIOUS TO DISCUSS CORPORATE EXHIBITS

The regular quarterly meeting of the Chamber of Commerce was held shortly after 2 o'clock this afternoon. There was little to be done. President F. J. Lowrey inquired as to whether or not the Chamber desired to discuss the corporate exhibit law, but there was no response. It was decided to move the rooms of the Chamber up a couple of stories in the Stangenwald building, where more space can be enjoyed for the same rent, and it was also settled that meetings of the Chamber shall be held hereafter on the third Wednesday of each alternate month. The annual meeting occurs in August. At 2:25 p. m. the meeting adjourned.

### WANT REVIEW OF GEAR DECISION

A writ of error was this afternoon issued from the Supreme Court on the petition of plaintiff in the case of Territory vs. Cotton Bros., for the purpose of reviewing the decision rendered by Judge Gear granting the defendant's motion for a new trial. The petition sets forth that the decision which was rendered by Gear in San Francisco was erroneous. The first notice of it was received by a cablegram dated February 27, 1905. The written decision was received by mail March 4, while Judge Gear's term expired on March 5. It is set forth that the decision was erroneous because it was rendered while the Judge was outside the jurisdiction of his court, and because it was received after his term expired.

The case of Chas. Santos, charged with dissolving a member of the body, came up before Judge Robinson today. The whole forenoon was consumed in getting a jury. It is reported that Treasurer Campbell will sell the new bond issue at public sale, it being believed that he has found it impossible to dispose of them at private sale. Abilio Mercato, the second husband of Cruz Torres, who was yesterday committed for bigamy, was this morning committed on a charge of adultery.

### KUHIO GIVES HIS ADVICE TO DELEGATES

Editor Evening Bulletin:—The Honolulu papers just received show a very commendable spirit in the community to assist in securing the passage of my apportionment bill. There appears naturally, however, some misapprehension as to how the desired result can best be reached. In the first place the best chance of success will not be furthered by merely rushing a hastily chosen delegation to Washington. To attempt with hammer and tongs, and in headlong haste, to force this measure through would result only in its defeat. The dozen men, more or less, in Congress who will decide whether or not this bill is to become a law, have other very important legislation on their hands, for which they are more directly answerable to the country at this year's elections. There are always two wrong times to every right time at which a bill in Congress should be advanced through its several stages. In the flood of bills and pressure for recognition few measures ever reach final enactment, save either those that have the direct backing of the majority organization in the House and Senate, (which is a separate thing from Executive support) or else those particular measures which are carefully carried by a member from stage to stage by a keen watching for opportunities, and striking just when the conditions are most favorable. There are often entire weeks when nothing can be done but to wait with alert patience while quietly strengthening the position by personal interviews. Then again there are single days when the matter must be pressed toward a conclusion in committee or otherwise. In the present case our chances before the Committee on Territories will be improved by allowing the Statehood and Alaskan bills to be first disposed of. The general attitude of the committee toward us is friendly; but the strong support given the Philippine tariff bill by Hill of Connecticut in the

### DELEGATES' SEND-OFF

The Hawaiian band will play farewell to the Washington delegation when it departs Friday en route to Washington. There will be a crowd on the wharf to wish success to G. W. Smith, E. A. McInerney, Mark Robinson, J. R. Galt, A. B. Loebenstein and Dan Case in their endeavor to get for Hawaii seventy-five per cent. of the Federal revenue.

### Delegates Should Not Think Of Compromise

DELEGATION CONFERS WITH GOVERNOR

The delegation which is to go to Washington to push along the 75 per cent. refunding bill should go there with the idea of getting 75 per cent. and nothing less. This is Governor Carter's attitude in the matter. He does not wish the delegates to entertain any idea of making a compromise if they find breakers ahead of them. The delegation this morning at 9 o'clock had a meeting with the Governor in the executive chamber. The delegates present were: George W. Smith, Mark P. Robinson, J. R. Galt, E. A. McInerney, D. H. Case of Maui, and A. B. Loebenstein of Hawaii. The idea of the meeting was mainly to have a final conference with the Governor before we went away," said one of the delegates after the meeting was over. "We wished to hear any suggestions he might have to make and to have a general discussion of the matter. This in the main was what took place at the meeting. The Governor expressed himself strongly on the point that we ought to go to Washington for the purpose of getting 75 per cent. of the revenues for Hawaii and nothing less. We should not go there with any compromise propositions in our mind, or with any idea of taking one-quarter of the loaf if we think we can't get the whole loaf. The delegates have been given a tremendous amount of statistics and various information, which will be useful to them in their presenting of arguments in Washington. These have been gleaned from Government reports and records, the Governor's report and messages, etc., etc. It was suggested by one of the delegates that while all the members should fortify themselves on the whole line of general argument, matters should be arranged so that each member should specialize on one certain subject, on which he would be able to make himself perfectly at home, but the suggestion was not favorably received. It is the intention of the delegates to put in some strenuous work while on their trip from this port to San Francisco. They intend to summarize and boil down all the information they have received so far as possible, and to familiarize themselves with the material which they will use in Washington.

A fine tailor-made suit for \$5 at Whitney & Marsh's suit sale next Saturday.

**J. HOPP & CO.**  
Have Just Opened a Large Shipment of LARGE-SIZED RUGS IN AXMINSTERS, BRUSSELS and TAPESTRY GOODS. Take your Christmas Money and buy a Good Parlor Rug.

**ALEXANDER YOUNG BUILDING.**

**Selected Pineapples**

The next consignment of the Tropic Fruit Co.'s selected pineapples will go forward to the Coast per S. S. Mongu-lia Jan. 19th. Leave orders at Wells-Fargo office, King St.

### Fallieres Elected President of France

PARIS, Jan. 17.—Fallieres, President of the Senate, has been elected President of France to succeed Loubet.

### France Withdrew

WILLEMSTAD, Venezuela, Jan. 17.—France broke diplomatic relations with Venezuela on January 10th, through American Minister Russell at Caracas, who is now in charge of French interests.

OUR SHIPS GO TO TANGIERS.

GIBRALTAR, Jan. 17.—The American cruiser squadron sailed today for Tangiers. From thence it will go to Algiers and Villefrance.

STATE SENATOR IN PRISON.

SAN QUENTIN, Jan. 17.—State Senator Bunkers, convicted of accepting bribes, began today to serve his sentence of five years in prison.

GERMANY IS NOT INTERFERING.

BERLIN, Jan. 17.—It is officially denied that Venezuela's attitude toward France is due to German interference.

SAN FRANCISCO, Jan. 16.—SUGAR: Beets, 88 analysis, 8s 2 1/4d. Parity, 3.70 cents or \$74. per ton. Previous quotation, 8s 3d.

### Attorney Anderson Said To Be Carter's Choice For Circuit Bench

Today it is said that Attorney R. H. Anderson, associated with Ballou & Marx in the law business, is Governor Carter's choice to succeed Judge Robinson on the Circuit Court bench. Mr. Anderson was seen by a Bulletin man this morning and was informed that it was understood that he was the Governor's choice. Mr. Anderson neither affirmed nor denied the report, appearing just a little at a loss what to say. He was asked if he had accepted the endorsement of the Governor for the office. Mr. Anderson replied that he could not at this time make any statement in the premises. Undoubtedly the Governor's choice would be announced at an early date, and until such time he preferred to have nothing to say in the matter. Mr. Anderson is a young man, bright and a close student. "His experience has not been great, but," said a veteran attorney this morning, "his experience will come fast enough if he is appointed."

S. B. Kingsbury has opened law offices in the Boston building, rooms 200, 201, 202. Telephone Main 192.

The S. S. Coptic, arriving this morning, brought 220 sacks of mail.

Directors of the Merchants' Association will meet in their Young Building rooms at 2 o'clock this afternoon to further discuss the matter of the corporate exhibit law and the Association's opposition to its requirements. At the last meeting of the Association a special committee was appointed to wait on the Territorial officers to ascertain whether or not the filing by corporations of the detailed exhibits called for could not be deferred until some time in the courts could be made of the law. Since that meeting Judge Gear in the Tom Fong habeas corpus has raised the question of the constitutionality of the revised laws of the Territory, said to be illegally amended by the code commission, and the same proposition applies to the law calling for filing of corporate exhibits and making a failure to file a misdemeanor. The meeting this afternoon will be in the nature of an executive session.

**MERCHANTS MEET TO FURTHER DISCUSS CORPORATION LAW**

**CORPORATION LAW**

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Never before have we been able to show such a diversity of patterns, all in harmony with good taste, for the extreme dresser and the conservative gentleman.

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